REMARKS

Careful consideration has been given to the Official Action of July 14,

2004 and the above amendatory action has been taken to place the application

into condition for allowance.

In this respect, claims 1-9 have been cancelled leaving only claims 10-13

remaining in the application. The Examiner has indicated the allowance of claims

10-13 and therefore only allowed claims remain in the application.

The Examiner has noted that some claim limitations are not supported by

the drawings. These limitations are contained in the claims which have been

cancelled. The claims which have been allowed are supported by the drawings

and no amendment thereof is necessary.

Since only allowed claims remain in the application discussion of the cited

art is not relevant.

In view of the above action and comments, the application is now

deemed to be in condition for allowance and early notice thereof would be

appreciated.

Respectfully submitted,

JULIAN H. COHEN

C/O LADAS & PARRY

26 WEST 61<sup>ST</sup> STREET

NEW YORK, N.Y. 10023

REG. NO. 20302 - 212-708-1887

- 6 -